1 2 3 4 5 6	JONATHAN W. BIRDT – SBN 183908 Law Office of Jonathan W. Birdt 18252 Bermuda Street Porter Ranch, CA 91326 Telephone: (818) 400-4485 Facsimile: (818) 428-1384 jon@jonbirdt.com Attorney for Plaintiff Robert Thomson	
7 8	UNITED STATES	DISTRICT COURT
9	CENTRAL DISTRICT OF CALIFORNIA	
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11		
12	ROBERT THOMSON,	CASE NO. 2:11-cv-06154-SJO-JC
13	Plaintiff,	PLAINTIFFS' SEPARATE STATEMENT
14) vs.)	OF UNDISPUTED FACTS LODGED CONCURRENTLY WITH MOTION FOR
15	TORRANCE POLICE DEPARTMENT and)	SUMMARY JUDGMENT
16	THE LOS ANGELES COUNTY SHERIFFS) DEPARTMENT,	DATE: February 27, 2012 TIME: 10:00 a.m.
17	Defendants.	HON.: Judge S. James Otero
18	Defendants.	
19)	
20		
21	Undisputed Fact	Supporting Evidence
22	The California Legislative scheme	Penal Codes 26350 (Open Carry), 12031
23	requires a CCW Permit to enable	(Loaded) & 12025 (Concealed)
24 25	Plaintiff to possess a functional firearm	
26	for self-defense purposes outside of the	
27	home.	
28	2. Plaintiff applied with the Torrance	Stipulated facts from Joint Report of Counsel.
20	Police Department (TPD) and Los	

Case 2:11-cv-06154-SJO-JC Document 34-2 Filed 12/17/11 Page 2 of 2 Page ID #:123 Angeles County Sheriff's (LASD) Department for a permit to carry a concealed weapon pursuant to Cal. Pen. Code Section 12050. Plaintiff was denied a permit because he did not meet the Good Cause Policy of either Department. 3. Defendants require documentation of a Defendants Initial Disclosures. Clear and Present Danger to the applicant before they will issue a CCW Permit. December 17, 2011 Jonathan W. Birdt